

Department of Land Conservation and Development

635 Capitol Street, Suite 150 Salem, OR 97301-2540 (503) 373-0050 Fax (503) 378-5518 www.lcd.state.or.us

NOTICE OF ADOPTED AMENDMENT

January 2, 2007

TO:

Subscribers to Notice of Adopted Plan

or Land Use Regulation Amendments

FROM:

Mara Ulloa, Plan Amendment Program Specialist

SUBJECT: City of St. Helens Plan Amendment

DLCD File Number 015-06

The Department of Land Conservation and Development (DLCD) received the attached notice of adoption. A copy of the adopted plan amendment is available for review at the DLCD office in Salem and the local government office.

Appeal Procedures*

DLCD ACKNOWLEDGMENT or DEADLINE TO APPEAL: January 12, 2007

This amendment was submitted to DLCD for review 45 days prior to adoption. Pursuant to ORS 197.830 (2)(b) only persons who participated in the local government proceedings leading to adoption of the amendment are eligible to appeal this decision to the Land Use Board of Appeals (LUBA).

If you wish to appeal, you must file a notice of intent to appeal with the Land Use Board of Appeals (LUBA) no later than 21 days from the date the decision was mailed to you by the local government. If you have questions, check with the local government to determine the appeal deadline. Copies of the notice of intent to appeal must be served upon the local government and others who received written notice of the final decision from the local government. The notice of intent to appeal must be served and filed in the form and manner prescribed by LUBA, (OAR Chapter 661, Division 10). Please call LUBA at 503-373-1265, if you have questions about appeal procedures.

*NOTE:

THE APPEAL DEADLINE IS BASED UPON THE DATE THE DECISION WAS MAILED BY LOCAL GOVERNMENT. A DECISION MAY HAVE BEEN MAILED TO YOU ON A DIFFERENT DATE THAN IT WAS MAILED TO DLCD. AS A RESULT YOUR APPEAL DEADLINE MAY BE EARLIER THAN THE ABOVE DATE SPECIFIED.

Cc: Gloria Gardiner, DLCD Urban Planning Specialist Gary Fish, DLCD Regional Representative Skip Baker, City of St. Helens

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DEPT OF

DEC 26 2006

NOTICE OF ADOPTION

AND DEVELOPMENT

Jurisdiction: City of St. Helens	Local File No. AmickA5.06	
Date of Adoption: December 6, 2006	Date Mailed: December 22, 2006	
Date of Notice of Proposed Amendment was mailed to DLCD: Sept. 29, 2006		
Comp Plan Text Amendment yesLand Use Regulation Amendment yesNew Land Use Regulation		
Summary of the adopted amendment: Annexati	on and Zone Map Amendment	
Describe how the adopted amendment differs from the proposed amendment.(If same, write same; if not applicable write, N/A). same		
Plan Map Changed from:_County UGAto	City SR, Suburban Residential.	
Zone Map Changed from: County UGA to City R-7, Moderate Residential		
Location: _n/a Acres involved2.0 Columbia County Tax Assessor Lots 410701203300.		
Specify density: Previous _1 DU per acreNew: 4 DU per acre		
Applicable Goals: _1,2,9,10,11,12,&14Was an Exception Adopted?no		
Did the DLCD receive notice of Proposed Amendment 45 days prior to final hearing?		
YesXNOThe	Statewide Planning Goals do not apply.	
ReviewThe	Emer. Circumstances Req'd Expedited	
Affected State or Federal Agencies, Government	nts or Special Districts: ODOT, Columbia	
County, and St. Helens Rural Fire District. Local contact: Skip Baker	Phone No. 503-397-6272	
Address: P.O.Box 278		
City: St. Helens, OR	Zip code: 97051	
Mail to: Plan Amendment Specialist, DLCD, 635 Capitol St. NE., Ste. 150, Salem, OR. 97301		
DLCD # 015-06 (15601)		

ORDINANCE NO. 3027



AN ORDINANCE TO ANNEX AND DESIGNATE THE ZONE OF CERTAIN PROPERTY AT 34663 BACHELOR FLAT ROAD

WHEREAS, applicant Francis and Samantha Amick have requested to annex to the City of St. Helens that certain property at 34663 Bachelor Flat Road. This property is also described as Columbia County Tax Lot 410701203300; and

WHEREAS, the applicant has consented in writing to the proposed annexation; and

WHEREAS, the applicant constitutes 1) all the owners of the property to be annexed, and 2) more than half of the owners of the property to be annexed own more than half of such property representing more than half of the assessed value pursuant to ORS 222.170(1); and

WHEREAS, the City Council must recommend the property for annexation to the voters; and

WHEREAS, the City Council must determine the incorporated Comprehensive Plan Map designation and the zone map designation; and

WHEREAS, appropriate notice has been given and a public hearing was held November 15, 2006 on the annexation proposal; and

WHEREAS, the Council has considered findings of compliance with criteria and law applicable to the proposal.

NOW, THEREFORE, THE CITY OF ST. HELENS DOES ORDAIN AS FOLLOWS:

- 1. The above recitations are true and correct and are incorporated herein by this reference.
- 2. The property described above is hereby accepted for annexation to the City of St. Helens.
- 3. The St. Helens Zoning Ordinance Map is hereby amended to reflect that the property described herein shall be zoned R-7, Moderate Residential.
- 4. The St. Helens Comprehensive Plan Map is hereby amended to reflect that the property described herein shall be designated as SR, Suburban Residential.

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- 5. The land is classified as Developing in accordance with Chapter 1.150 of the St. Helens Community Development Code and OAR 660-08-0005.
- 6. In support of the above annexation and zoning, the Council hereby adopts the Amick Annexation and Zone Map Amendment Findings of Fact and Conclusions of Law dated December 6, 2006.
- 7. The City Council does hereby refer the final decision to annex this property to the voters of the City of St. Helens.
- 8. The effective date of this Ordinance shall be the date of the successful approval by the voters of the City of St. Helens, in accordance with the City Charter and other applicable laws.

Read the first time:
Read the second time:
Read the third time:
Approved by the Mayor:

November 15, 2006 November 15, 2006 December 6, 2006 December 6, 2006

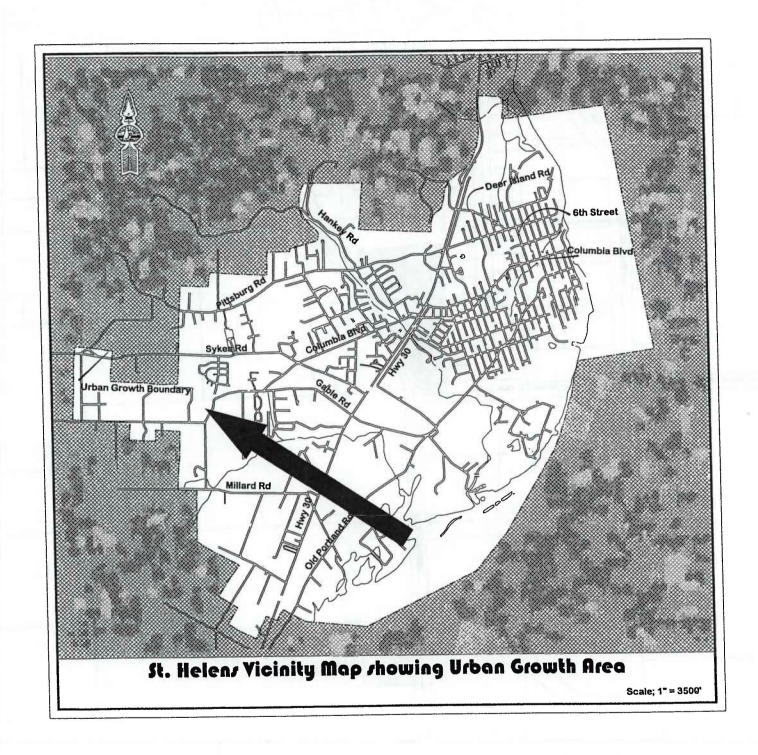
Attested by:

Signed by:

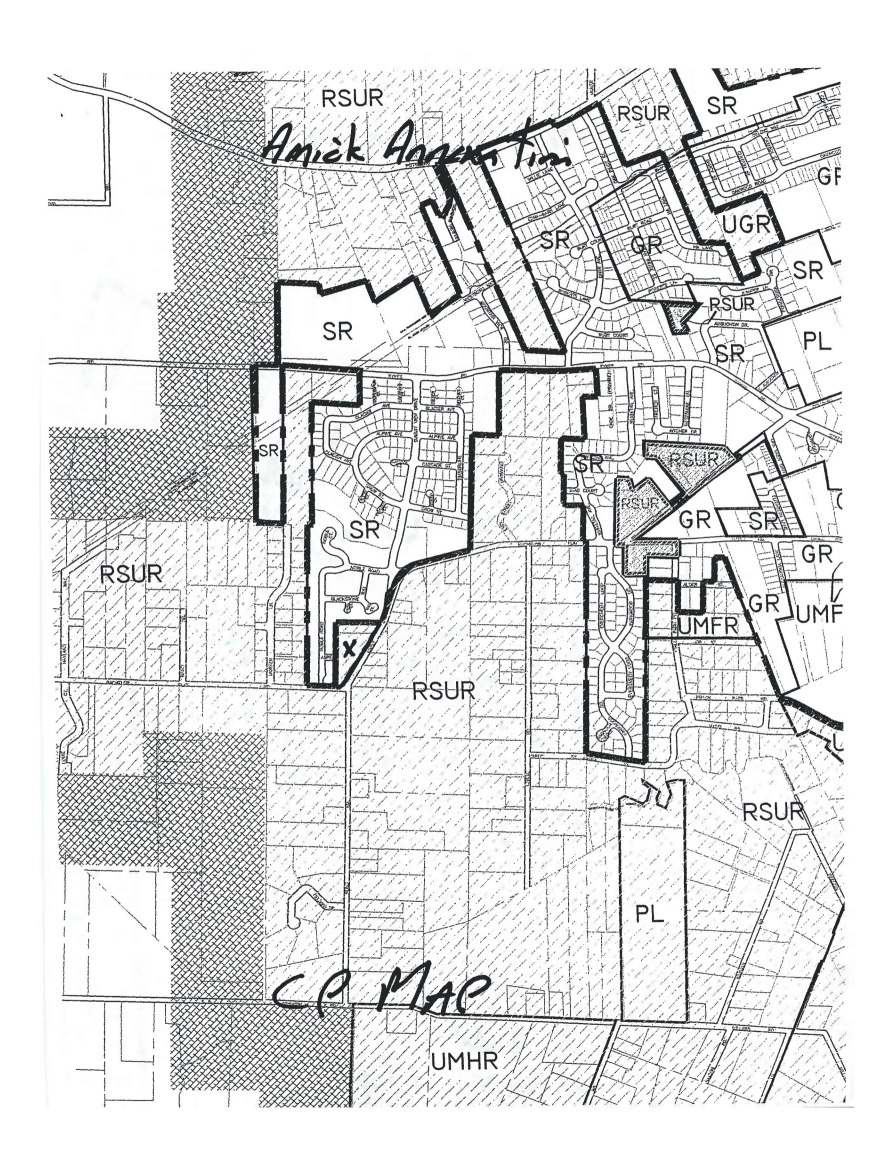
Brian D. Little, City Administrator

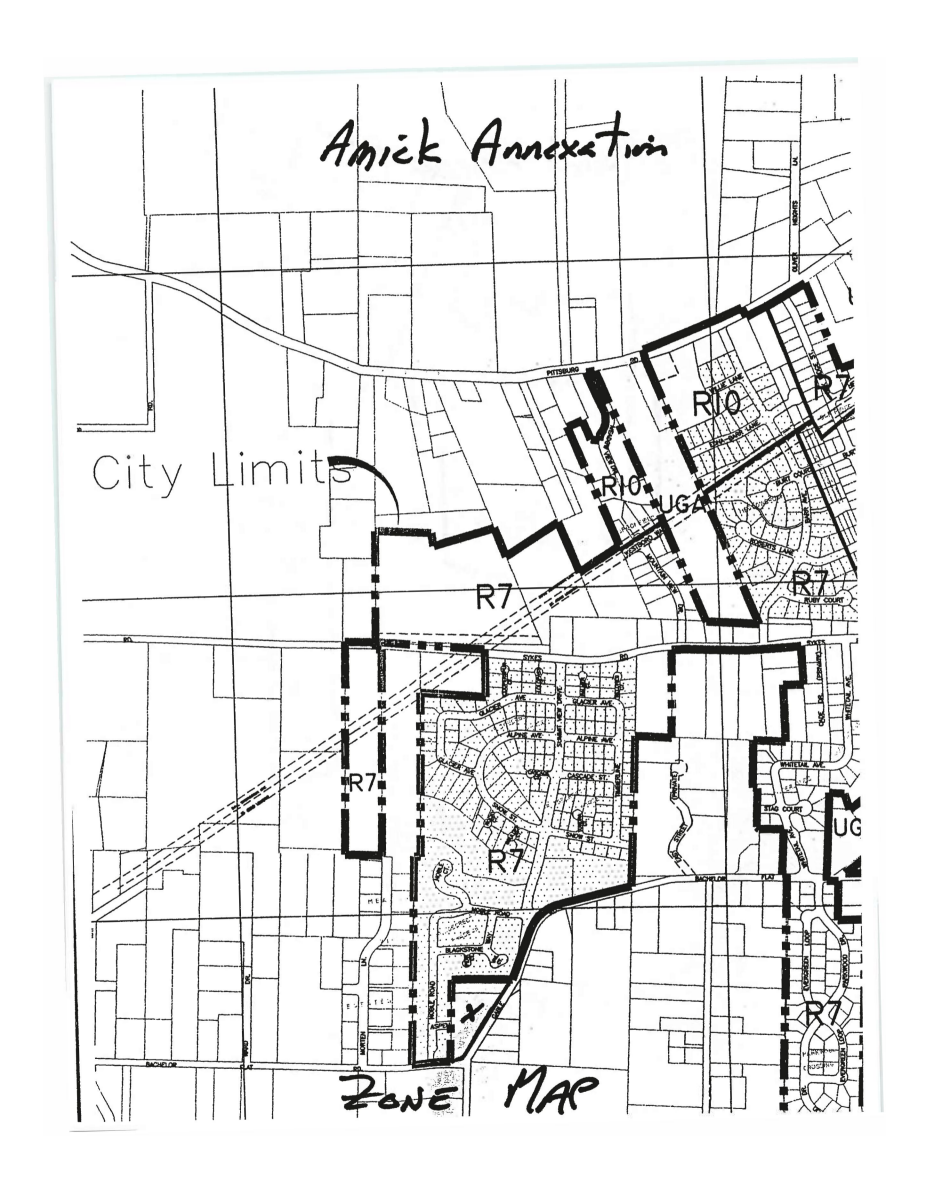
Randy Peterson, Mayor

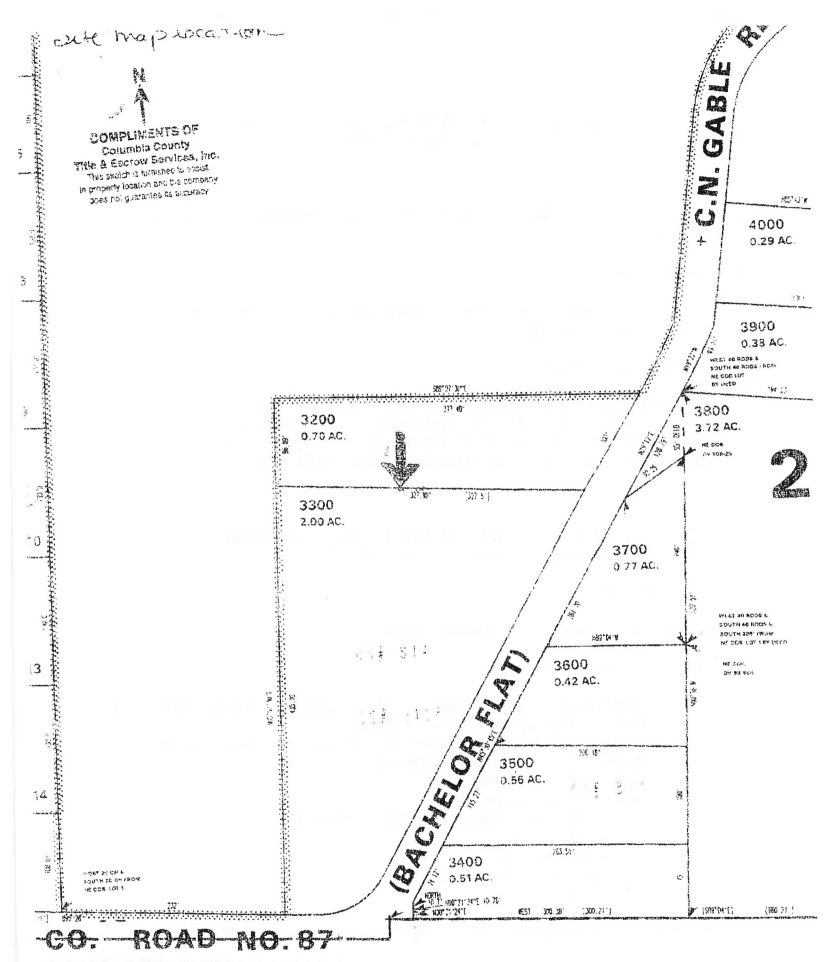
Subject Property ~ Approximate Location ~











SEE MAP 4 1 7 1 3

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FINDINGS OF FACT AND CONCLUSIONS OF LAW Amick Annexation A6.06

REQUEST:

Francis and Samantha Amick have requested that certain property be annexed into the City of St. Helens, Oregon.

PUBLIC HEARING:

A Public Hearing was held on Nov. 14, 2006 in front of the Planning Commission and Nov. 15, 2006 in front of the City Council.

NOTICE OF PUBLIC HEARING:

A notice of this Public Hearing on this annexation request and zoning amendment was sent to property owners within 300 feet of the properties proposed for annexation on Oct. 12, 2006 by first class mail. Notice was published in The Chronicle Nov. 1 & 8 2006. Notice was sent to Oregon Department of Land Conservation and Development Sept 29, 2006.

LOCATION:

The property is located at 34663 Bachelor Flat Road. The site is also known as Columbia County Tax Assessor tax lot 3300 on map 4107012 (aka. 4107AB)

SITE INFORMATION:

The site is about 2.0 acres in area and is partly developed.

REFERRALS: Sent to the following:

- St Helens Police, Public Works, Parks, Building Official, Waste Water Treatment Plan Superintendent and Public Works Manager.
- 2. Columbia County Land Development Services, Surveyor, Planning Commission, Board of Commissioners and Roadmaster.
- 3. St. Helens Rural Fire District
- 4. St. Helens School District #502
- 5. Columbia County 911, Emergency Communications District.
- 6. Columbia River PUD
- 7. Portland General Electric
- 8. Community Public Health Department
- 9. NW Natural Gas

The School District stated that due to financial and facility limitations it will have difficulty in

Amick Annexation F&C

meeting the needs of additional students. City Engineering states that the nearest sewer line for possible connection is to the west in the abutting development of Ridgecrest. The abutting right of way is substandard and will need additional width and some physical improvements to meet City standards in accordance with the Columbia County UGMA. Water is also available from both the City and McNulty Water District.

CRITERIA:

The principle criteria for annexation are:

- 1. All services and facilities are available to the area and have sufficient capacity to provide service for the proposed annexation area; and
- 2. The applicable comprehensive plan policies and implementing ordinance provisions have been satisfied.
 - 3. Complies with State laws.

The property will need to be zoned to conform to the City's adopted Comprehensive Plan and Zoning Map. The criteria for amending the Zoning Map are:

- 1. The applicable Comprehensive Plan policies and map designation; and that the change will not adversely affect the health, safety, and welfare of the community;
- 2. Statewide planning goals adopted under Oregon Revised Statutes Chapter 197, until acknowledgment of the Comprehensive Plan and ordinances;
- 3. The standards applicable of any provision of this Code or other applicable implementing ordinance; and
- 4. Evidence of change in the neighborhood or community or a mistake or inconsistency in the Comprehensive Plan or zoning map as it relates to the property which is the subject of the development application.

EVALUATION:

The principle criteria for annexation are:

1. All services and facilities are available to the area and have sufficient capacity to provide service for the proposed annexation area; and

Finding: Service agencies have been notified of this request. Their comments are listed above in the Referrals Section.

Finding: The City's current water system has excess capacity of about 100% or about twice the consumption rate as the sewer has excess capacity at the plant of over twice the use rate domestically. McNulty Water District has stated in the past that they can handle any growth into the UGA that the City has.

Finding: Bachelor Flat Road is a minor arterial street with a 40 foot wide right of way and about 25 feet of pavement without sidewalks, curbs, and gutters.

Finding: There is a sewer connection immediately abutting this site and the downstream lines and plant have sufficient capacity to handle any future development of this site.

Finding: The current development on this site is served by McNulty Water District.

Finding: The School District already includes this land in its district boundaries.

2. The applicable comprehensive plan policies and implementing ordinance provisions have been satisfied.

Finding: There do not appear to be any applicable comprehensive plan policies that directly relate to this request except for the zone map amendment.

Finding: The only implementing ordinance that applies is the Code and this process, including the below required criteria for a zone map amendment apply to this annexation.

3. <u>Complies with State laws.</u>

Finding: State law in ORS 222 requires the proposed property for annexation to be contiguous to a City Limit as defined by law.

Finding: This site is contiguous to the City Limits on the north and west sides.

Finding: State law in ORS 222 requires that all property owners of the proposed property to be annexed and at least half of the electors residing on the property shall be required to consent in writing.

Finding: There are no residents or electors currently.

The criteria for amending the Zoning Map are:

1 The applicable Comprehensive Plan policies and map designation, and that the change will not adversely affect the health, safety, and welfare of the community;

Finding: These properties are located in Rural Suburban Unincorporated Residential (RSUR) designated area according to the Comprehensive Plan Map.

Finding: The policy of the Comprehensive Plan for RSUR designated lands is that the City of St. Helens should "Zone the RSUR lands as either R-7 or R-10".

Finding: The desired ratios are for R-10 to be 5% and R-7 to be 25% and currently the R-10 lands are about 13.5% and R-7 are 23%.

Finding:

The properties nearby are R-7 zoned or RSUR designated.

Finding:

This property has a residence as its primary use.

2. <u>Statewide planning goals adopted under Oregon Revised Statutes Chapter 197, until acknowledgment of the Comprehensive Plan and ordinances;</u>

Finding: The St. Helens' Comprehensive Plan has been acknowledged by the State.

3. The standards applicable of any provision of this Code or other applicable implementing ordinance; and

Finding: The Community Development Code specifies a process as per Chapter 1.075, to wit this process is being carried out.

Finding: The Code requires that any changes to the Comprehensive Plan Map and/or Zone Map be in compliance with the current designation shown on the Comprehensive Plan Map and in the policies applicable thereof.

Finding: The Comprehensive Plan Map indicates that this site is located in a Rural Unincorporated Suburban Residential area.

Finding: The Code requires that each property annexed into the City must be identified as Established or Developing.

Finding: The definition for an "established area" is an area where the land is not classified as buildable under Oregon Administrative Rule 660-08.0005 which states that buildable shall be land that is residentially designated vacant. Lands which are underdeveloped for the zone can be classified as buildable. This property has potential development of up to 26 lots.

4. Evidence of change in the neighborhood or community or a mistake or inconsistency in the Comprehensive Plan or zoning map as it relates to the property which is the subject of the development application.

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Amick	Annexation	F&(
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Finding: This application is not for development.

Finding: This area of land is generally contiguous to the City on two sides.

CONCLUSIONS:

1. All services and facilities are available to the area and have sufficient capacity to provide service for the proposed annexation area; and

- 2. The applicable comprehensive plan policies and implementing ordinance provisions have been satisfied.
 - 3. Complies with State laws.
- 4. Complies with the applicable Comprehensive Plan policies and map designation: and the zone change will not adversely affect the health, safety, and welfare of the community;
- 5. The City's Comprehensive Plan and ordinances have been acknowledged by the State.
- 6. Meets the standards applicable of any provision of this Code or other applicable implementing ordinance.
 - 7. The property is contiguous to the City Limits.
- 8. The zone should be R-7, Moderate Residential in keeping with the Comprehensive Plan Map and policies of the Plan.
- 9. The new designation should be SR, Suburban Residential on the Comprehensive Plan Map after annexation is completed.
- 10. The land should be designated as Developing in accordance with Chapter 1.150 of the St. Helens Community Development Code and OAR 660-08.0005.

The Planning Commission held a public hearing and based upon the evidence in the record, recommends annexation of the property at 34663 Bachelor Flat Road with a recommendation to change the comprehensive plan map designation to Suburban Residential and the zone map to R-7, Moderate Residential and to classify the land as "developing" and to add a condition of approval that the abutting road be improved to City Standards or a Waiver of Remonstrance for a future Local Improvement District be recorded for the same improvement requirements as found in the City's agreement with Columbia County.

The City Council held a public hearing and based upon the evidence in the record, the criteria, and the recommendation of the Planning Commission approved the application to annex

property at 34663 Bachelor Flat road and once the voters approve this annexation, to change the Comprehensive Plan Map to show this site as SR for Suburban Residential designation, to change the Zone Map for this site to be R-7, Moderate Residential, and to classify this site as "developing" with one additional condition of approval that the owners improve the street abutting this site to City Standards or sign a Waiver of Remonstrance for future Local Improvement District to improve the abutting street to City Standards.

Attested to:	Signed by:	
Brian D. Little, City Administrator	Randy Peterson, Mayor	